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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.
07/319,778	03/10/89	CALDWELL.	J	

F DRESSLER, GOLDSMITH, SHORE, SUTKER & MILNAMOW, LTD. 1800 PRUDENTIAL PLAZA CHICAGO, IL 60601

EXAMINER				
PAPER NUMBER				
7				

07/20/89

COMMIS	SIONER OF PATENTS AND TRAI	DEMARKS	
			•
This application has been examine	d Responsive to commun	ication filed on	This action is made final.
*		3	
A shortened statutory period for respon	•		ays from the date of this letter.
Failure to respond within the period fo	r response will cause the application	on to become abandoned. 3	5 U.S.C. 133
Part I THE FOLLOWING ATTAC	HMENT(S) ARE PART OF THIS AC	TION:	·
L Notice of References Cited	by Examiner, PTO-892.	2. Notice re Paten	t Drawing, PTO-948.
3. Notice of Art Cited by App	licant, PTO-1449	4. Notice of inform	al Patent Application, Form PTO-152
5. Information on How to Effe	ct Drawing Changes, PTO-1474	6- 🔲	
Part II SUMMARY OF ACTION			
1-2-	7		
1. Claims	/		are pending in the application.
Of the above, claim:	s		are withdrawn from consideration.
. 🗔 ai :			
2. Claims			have been cancelled.
3. Claims		, .,	are allowed.
	1		
4. Laims 1-27			are rejected.
5. Claims			are objected to.
S Classis	- Marie Andrews		are objected to:
6. Claims		are su	ubject to restriction or election requirement.

7. This application has been matter is indicated.	filed with informal drawings which a	are acceptable for examination	n purposes until such time as allowable subject
	aving been indicated, formal drawin	gs are required in response to	this Office action.
	drawings have been received on	Th	ese drawings are acceptable;
not acceptable (see ex	planation).		
10. The proposed drawing	correction and/or the proposed	additional or substitute sheet	(s) of drawings filed on
	oved by the examiner. disapprov		
 -			•
			disapproved (see explanation). However,
			esponsibility to ensure that the drawings are the attached letter "INFORMATION ON HOW T
EFFECT DRAWING CHAN		ine instructions set forth on t	the attached letter "INFORMATION ON HOW I
ETT EGT BRAINIG GRAN	dL3 ,1 10 10 10 1.		
12. Acknowledgment is made o	of the claim for priority under 35 U.S	.C. 119. The certified copy h	nas been received not been received
been filed in parent ag	pplication, serial no.	; filed on	
13. Since this application appe	ears to be in condition for allowance	e except for formal matters, pr	osecution as to the merits is closed in
	ce under Ex parte Quayle, 1935 C.I		· •
14. Other			

EXAMINER'S ACTION

Serial No. 319,778 Art Unit 154

Claims 1-27 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-23 of copending application Serial No. 167,643. Although the conflicting claims are not identical, they are not patentably distinct from each other because the internally located coating of the claims of the instant case reads on the coating of the claims of the Serial No. 167,643 claim presentation.

This is a provisional obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

The obviousness-type double patenting rejection is a judicially established doctrine based upon public policy and is primarily intended to prevent prolongation of monopoly by prohibiting claims in a second patent not patentably distinct from claims in a first patent. In re Vogel, 164 USPQ 619 (CCPA 1970). A timely filed terminal disclaimer in compliance with 37 CFR 1.321(b) would overcome an actual or provisional rejection on this ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.78(d).

JCCannon: cdc

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7-19-89

JAMES C. CANNON PRIMARY EXAMINER ART UNIT 154